	Case 3:13-cr-00466	i-M Document 120 IN THE UNITED STA FOR THE NORTHERN DALLAS	TES DISTRIC	CT COURT	e 1 of 1 NOR	USADISHRICE THERN DISTRIC FILE	CT OF TEXAS D
	D STATES OF AMERIC	CA)	į	CLER	APR 15	
VS.)		CASE By_	K3U.S.DRSTB	OCM CONTRI
ROGE	LIO SAENZ,)			Deputy	SALES AND THE STREET, SALES AND THE SALES AN
	Defendant.	REPORT AND RE CONCERNING I			3	13-CR-	406-1
After c I determindependent plea of violation Contro	ROGELIO SAENZ, by ed before me pursuant to lautioning and examining I mined that the guilty please and the basis in fact contains guilty be accepted, and the proof 21 U.S.C. § 846, that lled Substance, Namely ed accordingly. After being	Fed. R. Crim.P. 11, and ROGELIO SAENZ under was knowledgeable and whing each of the essential hat ROGELIO SAENZ but is, Conspiracy to Posse Cocaine, in Violation of	has entered a roath concern voluntary and l elements of the adjudged gess With Interf 21 U.S.C. §	plea of guilt ning each of t that the offe such offense uilty of Count to Distribut 841(a)(1) a	y to Count he subjects ense(s) cha- e. I therefor nt 1 of the tte and to I and (b)(1)((s) 1 of the Inc s mentioned in rged is suppor ore recommend Indictment, cl Distribute a Sc	dictment. I Rule 11, Ited by an Id that the I harging a I hardle II
⊠	The defendant is current	tly in custody and should	l be ordered to	o remain in o	custody.		
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.						
	☐ The defendant h ☐ I find by clear ar	nt does not oppose release has been compliant with and convincing evidence the the community if release	the current co	lant is not lik	ely to flee		
	 □ The Government opposes release. □ The defendant has not been compliant with the conditions of release. □ If the Court accepts this recommendation, this matter should be set for hearing upon motion of the Government. 						
	is a substantial likelihoor recommended that no s shown under § 3145(c)	rdered detained pursuant od that a motion for acquentence of imprisonmen of why the defendant sho at the defendant is not	ittal or new tr t be imposed ould not be de	ial will be gr , or (c) exce etained, and	ranted, or (ptional cir (2) the Co	(b) the Govern cumstances arourt finds by	nment has re clearly clear and

NOTICE

UNITED STATES MAGISTRATE JUDGE

Date: April 15, 2014.

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).